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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

IN RE: FACEBOOK, INC. CONSUMER PRIVACY USER PROFILE LITIGATION

MDL No. 2843 Case No. 18-md-02843-VC-JSC

This document relates to:

ALL ACTIONS

CORRECTED DECLARATION OF LESLEY E. WEAVER IN SUPPORT OF PLAINTIFFS' RESPONSE TO FACEBOOK'S EMERGENCY ADMINISTRATIVE MOTION TO REMOVE FROM THE PUBLIC DOCKET AND SEAL CONFIDENTIAL MATERIALS

Judges: Hon. Vince Chhabria

Hon. Jacqueline Scott Corley

Courtroom: VIA VIDEO CONFERENCE

Hearing Date: TBD Hearing Time: TBD I, Lesley E. Weaver, declare and state as follows:

1. I am an attorney licensed in the State of California and admitted to the United

States District Court for the Northern District of California. I am the Partner-in-Charge of the

California Office of Bleichmar Fonti & Auld LLP ("BFA"), Co-Lead Counsel for Plaintiffs in In

re Facebook, Inc. Consumer Privacy User Profile Litigation, Case No. 18-md-02843-VC-JSC

(the "MDL"), and a member in good standing of the bar of the State of California and of this

Court.

2. I have personal knowledge of the facts set forth herein and, if called as a witness,

could and would testify competently to them. This declaration is made in support of Plaintiffs'

Response to Facebook's Emergency Administrative Motion to Remove From the Public Docket

and Seal Confidential Materials ("Brief").

3. On November 6, 2019, NBC News published a large collection of documents

relating to Facebook and its litigation with an app developer called Six4Three. Olivia Solon and

Cyrus Farivar, Leaked documents show Facebook leveraged user data to fight rivals and help

friends (Nov. 6, 2019, 7:14 AM PS) NBC News, https://www.nbcnews.com/news/all/leaked-

documents-show-facebook-leveraged-user-data-fight-rivals-help-n1076986;

https://dataviz.nbcnews.com/projects/20191104-facebook-leaked-documents/assets/facebook-

sealed-exhibits.pdf at 716-720. Counsel in my firm downloaded these documents from the NBC

website, including Exhibit C to the Brief, on November 19, 2020.

4. Numerous articles have been written about Facebook's litigation with this app

developer and how documents produced in that case were provided to the U.K.'s Department for

Digital, Culture, Media & Sport ("DCMS"). See., e.g.,

https://www.theguardian.com/technology/2018/nov/24/mps-seize-cache-facebook-internal-papers.

5. As of the date of this filing, October 5, 2020, Ex. C can be accessed on the following additional websites: Sebastian Klovig Skelton, *Lawmakers study leaked Facebook documents made public today* (Nov. 6, 2019) Computer Weekly,

https://www.computerweekly.com/news/252473540/Lawmakers-study-leaked-Facebook-documents-made-public-today;

https://media.bitpipe.com/io_14x/io_147232/item_1922872/Declaration-by-David-Godkin-producing-212-Sealed-Exhibits-16-May-2018.pdf; Github,

https://github.com/BuxtonTheRed/btrmisc/blob/master/docs%20used%20for%20Computer%20 Weekly%201st%20article/business%20model/Exhibit%2036%20-

%20Sam%20Lessin%20and%20Mike%20Vernal%20began%20to%20flesh%20out%20the%20d etails%20of%20business%20model.pdf; and are linked thorough the website of investigative journalist Duncan Campbell at https://www.duncancampbell.org/facebookleaks.

- 6. Facebook itself has publicly addressed the substance of the documents. https://about.fb.com/news/2018/12/response-to-six4three-documents/.
- 7. Plaintiffs' publicly-filed amended consolidated complaint—filed in 2019—cites some of those documents referenced in these articles. First Amended Consolidated Complaint at ¶¶ 497, 510, 566, 744, 749. Facebook has not objected to the references to those documents or attempted to seal them.
- 8. On April 1, 2020, months after the documents referenced in paragraph 3, including Exhibit C to the Brief, were made public by NBC and others, Facebook produced some documents identical to those on the websites in this action. Facebook labeled those documents

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"confidential" pursuant to the Protective Order in this action. Plaintiffs do not agree that the

documents are confidential to the extent they are in the public domain. For purposes of the

Brief, however, Plaintiffs relied on the publicly available document to source Exhibit C, not the

identical version later-produced in this action and labeled "confidential" by Facebook.

9. At 2:27 p.m. on October 2, 2020, four days after Plaintiffs filed their Brief,

Facebook informed Plaintiffs it would file its Emergency Motion. Counsel for Facebook did not

confer with Plaintiffs' counsel that it intended to file any motion, let alone an emergency motion,

to challenge Plaintiffs' redactions or public filing of Exhibit C prior to sending the email. The

email did not ask to meet and confer, but merely informed Plaintiffs' counsel it was filing an

emergency motion shortly.

10. Counsel for Facebook and Plaintiffs met by Zoom to meet and confer about

discovery matters on Tuesday, September 29 and Thursday, October 1, 2020, setting aside four

hours for those conferences. Facebook failed to raise any concerns about confidentiality of Ex.

C, or that Facebook would file an emergency or administrative motion relating to Ex. C or the

Brief. Facebook did not attempt to discuss any of its newly proposed redactions with Plaintiffs

at any time.

I declare under penalty of perjury under the laws of the United States and the State of

California that the foregoing is true and correct and to the best of my knowledge. This

declaration was executed in Empire, Michigan.

Date: October 6, 2020

By: Lesley E. Weaver

Lesley E. Weaver

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WEAVER DECL. ISO PLS. RESPONSE TO FACEBOOK'S EMERGENCY MOTION TO REMOVE FROM THE PUBLIC DOCKET AND SEAL CONFIDENTIAL

MDL No. 2843